

**REDACTED DOCUMENT RELATING
TO DOCKET 7030**

EXHIBIT 3

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12 *Co-Lead/Liaison Counsel for Plaintiffs*

13 UNITED STATES DISTRICT COURT

14 DISTRICT OF ARIZONA

15 In Re Bard IVC Filters Products Liability
16 Litigation

17 No. MD-15-02641-PHX-DGC

18 **DECLARATION OF SCOTT
19 RESNICK, M.D.**

20 **UNDER SEAL**

21 I, Scott Resnick, M.D. declare as follows:

22 1. I am a board-certified Diagnostic Radiologist, with a subspecialty in
23 Interventional Radiology. As such, I have received a certificate of additional qualification
24 in Interventional Radiology, granted by the American Board of Radiology. I am an
25 attending interventional radiologist at Northwestern Memorial Hospital and have actively
working in the field for 19 years. I currently hold the title of Associate Professor of
Radiology and Surgery at the Northwestern University Feinberg School of Medicine. I
completed medical school, radiology residency, and interventional radiology fellowship,
all at Northwestern University. I served as the Director of Interventional Radiology
Fellowship training program for 15 years and have been Director of the Northwestern
Vein Center for 13 years. My clinical interests have included vein and vascular therapies
for the entirety of my career.

26 2. In connection with the 2015 Bard consulting agreement, I received [REDACTED]

27 3. I did not share any of this information with my colleagues Drs. Desai or
28 Vogelzang in connection with their reports or otherwise.

4. The Vogelzang and Desai reports were based on their clinical experience
and their review of medical literature, which they independently developed in their own

1 careers and through their own research and their review of medical literature provided by
2 counsel for plaintiffs.

3 5. I had one meeting with counsel for Bard, attorney Jim Rogers, in connection
4 with the 2015 consulting agreement. [REDACTED]

5 6. At this meeting (or at any time prior to this meeting or after this meeting)
6 [REDACTED]

7 7. I told Mr. Rogers [REDACTED]

8 8. In connection with expert reports on behalf of plaintiffs done by Drs.
9 Vogelzang and Desai in the Bard MDL, my role in creation of these reports was modest
10 and supportive relative to the signees. In this capacity I reviewed a number of IVCF
11 related journal articles, as well as Bard internal documents provided to me by plaintiff's
12 counsel, reviewed and discussed defense expert reports with the plaintiff expert report
13 signees and plaintiff counsel, and made comments on draft reports following review.
14 [REDACTED]

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21 26 9. [REDACTED] I have consulted for
22 Bard, both Bard Access Systems, Inc. as well as Bard Peripheral Vascular for many years,
23 dating back to 2003. During this time, my typical consulting interaction was
24 [REDACTED]

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12. I did not at any time share with Drs. Vogelzang or Desai any information

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Accordingly, the reports of Drs. Vogelzang and Desai and their expert witness work for plaintiffs in the Bard MDL was not affected or advantaged by my relationship with Bard.

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In accordance with 28 U.S. Code § 1746, I declare under penalty of perjury under the laws of the United States that the foregoing is true and correct and that this declaration was executed on July 2017.

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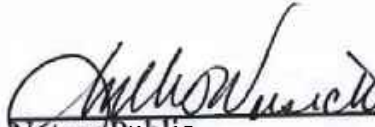
1 Executed this 27th day of July, 2017 in Chicago, IL

2
3 Signature: 
Printed Name: Scott Resnick, M.D.
Address: 251 Huron St. Chicago, IL 60611
4 Phone Number: 312-926-8433

5 Notary:

6 City/County of Cook

7 The foregoing declaration was acknowledged before me this 27th day of July,
2017.

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9 
10 Notary Public
11 My Commission expires 09/09/2017

12
13 "OFFICIAL SEAL"
14 MILLISA VASICH
NOTARY PUBLIC, STATE OF ILLINOIS
15 My Commission Expires 9/9/2017

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